1 JURISDICTION AND VENUE 1. This Court has subject matter jurisdiction over Plaintiffs' claims pursuant to 28 2 U.S.C. § 1331 (in that they arise under the Constitution of the United States), § 1343(a)(3) (in that they are brought to redress deprivations, under 4 color of state authority, of rights, privileges, and immunities secured by the United States Constitution), § 1343(a)(4) (in that they seek to secure equitable relief under 6 42 U.S.C. § 1983), and the Declaratory Judgment Act, 28 U.S.C. §§ 2201(a) and 7 2202. 8 9 2. Venue is proper in the Central District of California under 28 U.S.C. § 1391(b) because the events or omissions giving rise to the 11 claims herein occurred in this District. 12 13 3. This Court has the authority to grant damages, declaratory and 14 injunctive relief, and any other appropriate relief pursuant to 28 U.S.C. § 1331; 28 15 U.S.C. § 1343; and the Declaratory Judgment Act, 28 U.S.C. §§ 2201 and 2202. 16 17 18 INTRODUCTION 4. Mr. Gagan was wrongfully arrested and incarcerated by the Los Angeles Police 19 Department on September 29, 2012. This arrest occurred due solely to the fact that 20 Mr. Gagan was observing and photographing the detention and arrest of several 21 people in Van Nuys. Mr. Gagan was not interfering with the police investigation 22 or detention in any way. 23 24 5. Similarly, Mr. Nee was taken into custody, handcuffed and transported to the 25 police station on June 2, 2013. This arrest occurred due solely to the fact that Mr. 26 Nee was observing and photographing the police as they questioned several 27 individuals. Mr. Nee was not interfering with the police's activities in any way. 28

6. At the time of each incident, both Mr. Gagan and Mr. Nee were approximately 80 to 90 feet from where the officers were conducting their investigations, with physical barriers between them and the investigation.

7. Their arrests were pursuant to the custom, practice, and policy of the Los Angeles Police Department of threatening "citizen" photographers and journalists who attempt to record public police activity, and arresting and detaining those photographers and journalists.

8. The intimidation and detention of persons recording police activity prevents the public from monitoring police behavior and determining whether the police are complying with the law.

PARTIES

9. William Gagan was at the time a resident of the City and County of Los Angeles.

10. Shawn Nee was at the time a resident of the City and County of Los Angeles.

11. Defendant City of Los Angeles is, and at all times relevant herein was, a municipal entity duly organized under the laws of the State of California, with the capacity to sue and be sued. The City is a Charter City and subject to the Charter and the City Administrative Code. The Los Angeles Police Department is a subdivision of the City of Los Angeles. The City is sued on the basis of its policies, customs and/or practices which gave rise to plaintiffs' federal civil rights claims, as well as on the basis of respondent superior for the state law claims.

12. Chief Charlie Beck is the head of the Los Angeles Police Department. He is a policy maker for the Los Angeles Police Department and the City of Los Angeles

on the issues raised by plaintiffs' claims. Beck ratified and/or condoned the policies, practices and customs which caused the arrest and detention of plaintiffs, the seizure of plaintiffs' recording equipment, and the deletion of Plaintiff Gagan's videos, as complained of herein.

13. Lieutenant Gavin is a supervisor in the Los Angeles Police Department. At the time of Mr. Gagan's arrest, he was the watch commander on duty. He personally ordered Mr. Gagan to move along when Mr. Gagan was filming police activity from behind a locked gate on a public sidewalk, and then arrested Mr. Gagan when Mr. Gagan asserted his right to film police activity. On information and belief, Lt. Gavin is the individual who deleted plaintiff Gagan's video of the incident, including Gagan's encounter with Lt. Gavin, from plaintiff's cell phone.

14. Sergeant Rudy Vidal is a supervisor in the Los Angeles Police Department. At the time of Mr. Nee's detention, he was assigned to patrol in the Hollywood Area station. He personally ordered Mr. Nee to be taken into custody and transported in handcuffs to Wilcox Station when Mr. Nee was on a public sidewalk, filming police activity from a distance of approximately 90 feet, across several backyards.

15. Officer Foster and Officer Palmer are police officers who detained and arrested Mr. Nee for photographing police officers from a public sidewalk and in retaliation for Mr. Nee's assertion of his first amendment rights. Plaintiff does not know the first names of Officer Foster or Officer Palmer at this time.

16. Does 1-10 are other police officers present at the location of plaintiffs' detention or at the police station who caused, participated in, and/or failed to intervene to prevent Mr. Gagan and Mr. Nee's arrests and detentions and the seizure of their recording equipment. Plaintiffs are ignorant of the true names and/or

capacities of defendants sued herein as DOES 1 through 10, inclusive, and therefore sue said defendants by such fictitious names. Plaintiffs will amend this complaint to allege their true names and capacities when ascertained.

17. Each of the defendants, including defendants DOES 1 through 10, caused, and is responsible for, the unlawful conduct and resulting injuries suffered by plaintiffs and the class they represent by, among other things, personally participating in the unlawful conduct, or acting jointly, or conspiring with others who did so; by authorizing, acquiescing in, or setting in motion policies, plans or actions that led to the unlawful conduct; by failing to take action to prevent the unlawful conduct; by failing and refusing with deliberate indifference to Plaintiff's rights to initiate and maintain adequate training and supervision; by failing to enact policies to address the First Amendment rights of citizen "journalists" despite the obvious need for such a policy; and by ratifying the unlawful conduct that occurred by agents and officers under their direction and control, including failing to take remedial or disciplinary action.

18. In doing the acts alleged herein, defendants, and each of them, acted within the course and scope of their employment.

19. In doing the acts and/or omissions alleged herein, defendants, and each of them, acted under color of authority and/or under color of law.

20. In doing the acts and/or omissions alleged herein, defendants, and each of them, acted as the agent, servant, employee and/or in concert with each of said other defendants.

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STATEMENT OF FACTS

- 21. On September 29, 2012, Mr. Gagan observed police officers arresting a number of people in a parking lot at 7330 Van Nuys Boulevard. At the time Mr. Gagan came upon the scene, there were two police units present. Mr. Gagan believed that the men being arrested were Latino and thought that he might be witnessing an instance of racial profiling. Mr. Gagan remained on the public sidewalk and began filming the police with his cell phone. He was separated from the police by a metal fence and a large parking lot. He was at least eighty feet away from the arrests.
- Mr. Gagan remained in this location, behind the fence, for several minutes, 22. 10 filming without interruption. A police officer asked Mr. Gagan whether he knew the men being arrested shortly after Mr. Gagan first began filming the scene. Mr. Gagan replied that he did not know them and he was just filming. That officer did not give Mr. Gagan any orders and responded only, "Just filming? Check you out." The officer then walked away from Mr. Gagan. There was nothing in this interaction to indicate that Mr. Gagan was interfering with police activity.
 - Some minutes later, Lieutenant Gavin arrived on the scene and came up to 23. Mr. Gagan and told him "Move along." Mr. Gagan responded that he had a right to be on a public sidewalk. Lieutenant Gavin said he was blocking the sidewalk and that he had to move along. Mr. Gagan, starting to move away down the sidewalk, responded, "Look, I'm walking." Lieutenant Gavin repeated that he had to move along and then arrested Mr. Gagan and took his cell phone.
 - At the time of his arrest, Mr. Gagan was on Van Nuys Boulevard, a major 24. thoroughfare in the City with wide sidewalks. Another member of the public was standing on the sidewalk observing the arrest, a few feet away from Mr. Gagan. He was not filming the officers and was not arrested for blocking the sidewalk.

25. There was no lawful basis to believe that Mr. Gagan was interfering with police activity or blocking the sidewalk. No one was blocked from passing freely on the sidewalk.

26. Lieutenant Gavin used force and intimidation to arrest Mr. Gagan. Mr. Gagan had begun to move along when Lieutenant Gavin grabbed Mr. Gagan by the arm and by the hand where he was holding his camera-phone. Lieutenant Gavin took away Mr. Gagan's camera-phone by force. Lieutenant Gavin and another officer then forcefully pulled Mr. Gagan off of his bike and pushed him against a nearby police car. Mr. Gagan was scared and intimidated by these actions.

27. Lieutenant Gavin and the other officer searched Mr. Gagan, tightly handcuffed him, placed him into a patrol car, and drove him to the Van Nuys station. When Mr. Gagan arrived at the station, he was given an inventory list of the property he had with him. Mr. Gagan realized that his cell phone, which was in Lieutenant Gavin's possession, was not on the list. Mr. Gagan refused to sign the property list until his cell phone was located. After a short while, the cell phone was produced and booked.

28. Mr. Gagan was charged with a misdemeanor, Penal Code 148(a). He was not released after booking on his own recognizance; instead, bail was set at \$10,000.

29. Mr. Gagan was arraigned on October 1, 2012, at 8:30 AM. He was released by Los Angeles Sheriff's Department deputies approximately two hours after he was arraigned only because of overcrowding at the county jail, to which he was being transferred after his arraignment. Ultimately, all charges against Mr. Gagan were dismissed following his first post-arraignment appearance.

30. When Mr. Gagan's cell phone was returned to him, all of the video he had taken 1 that night was deleted.

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Mr. Gagan was later able to recover two videos taken that night using special 31. software for the recovery of deleted files.

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Lieutenant Gavin targeted Mr. Gagan because he was recording the police. Lieutenant Gavin arrested Plaintiff in retaliation for videotaping the police and for asserting his First Amendment rights. Lieutenant Gavin also wrongfully seized Plaintiff's cell phone and deleted the videos he had taken that night.

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33. Mr. Gagan had intended to publish the video he was taking that night on YouTube, where he was active in publishing instances of both police and protestor conduct. Mr. Gagan is an independent "citizen" journalist who had been covering police brutality and local activism for over a year before this incident. Since the events recounted in this incident, Mr. Gagan has been too afraid to videotape or post videos of the police.

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34. On June 2, 2013, Shawn Nee was working on a book project documenting the life of a homeless person in Los Angeles. Mr. Nee was visiting a homeless friend of his and photographing and recording the events in his life. His friend was in a van parked on a public street, and Mr. Nee was standing next to the van on the public sidewalk.

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35. While Mr. Nee was standing on the sidewalk, the police arrived at a building located approximately 90 feet away from Mr. Nee. Mr. Nee was on a perpendicular street, separated from the officers by two fences which enclosed the backyard of another residence. The police began talking to an acquaintance of Mr. Nee's and

to her neighbors. Mr. Nee began photographing and recording the public activity of the police.

36. When the police became aware that Mr. Nee was photographing them, Officer Foster and Officer Palmer approached Mr. Nee from the other side of the fence and asked him to identify himself and why he was photographing. Mr. Nee said that he was working. Officer Foster asked who he worked for. Officer Foster and Officer Palmer then came around the fence and detained and handcuffed Mr. Nee. Mr. Nee identified himself to the officers, providing his full name and date of birth. He also told Officer Foster that he had the right to take photographs from a public sidewalk.

37. The officers ran Mr. Nee's information at the site and found no warrants or other reasons to detain Mr. Nee. Nonetheless, they continued to detain and handcuff Mr. Nee. After Office Palmer detained Mr. Nee, Officer Foster kicked Nee's bag with his recording equipment in it.

38. When Sergeant Vidal arrived at the location, Officer Foster told the sergeant that Nee was "talking all this nonsense" about his First Amendment rights. Nee told Sergeant Vidal that he thought he was being detained for taking photographs in a public space. When questioned further by Sergeant Vidal, Nee asserted his right to remain silent.

39. In response to Nee's assertion of his right to remain silent and in retaliation for invoking his constitutional rights, Vidal ordered the officers present to take Nee into custody for "interfering." There was no probable cause to believe that Nee had committed any act constituting "interference" pursuant to Penal Code 148 and Sergeant Vidal knew this when he ordered Nee taken into custody in retaliation for the exercise of his constitutional rights. At no time did Nee come closer than

approximately 90 feet to the area where the police investigation was taking place.

40. At the Wilcox station, Nee was handcuffed to a bench until he was taken into an interrogation room and questioned by a detective. Nee was in custody for approximately one and one-half hours before he was released with no charges filed. Throughout most of that time, he was handcuffed.

MONELL ALLEGATIONS

41. The Los Angeles Police Department has a custom and practice of deterring independent photographers and members of the public from recording the police by intimidating, threatening, detaining, and arresting them. There is an endemic custom and practice inside the police department of harassing, arresting, intimidating, and using force against independent journalists and members of the public who attempt to videotape or otherwise record police activity.

42. The city was on notice prior to September 29, 2012, that members of the police department were illegally harassing and, in some instances, arresting photographers and journalists, but did nothing to stop this conduct by its officers.

43. Following the assault on journalists at the Democratic National Convention in Los Angeles in 2000, the City agreed to settle a lawsuit, *Crespo v. City of Los Angeles*, by establishing a specified area at protests and other significant incidents for credentialed journalists employed by media organizations. Despite the agreement to adopt such a policy, the police again assaulted journalists during an unlawful action to disperse a lawful protest on May 1, 2007, in Mac Arthur Park. After this incident, the LAPD again agreed to implement the settlement in *Crespo* and provide a specific location from which the media could observe police activity in public places. The City's existing policy fails to recognize that the First

Amendment rights of credentialed journalists are no greater than the First Amendment rights of "citizens," which encourages the police to mistreat independent journalists and members of the public they encounter outside of that context.

44. These rights were clearly established long before the detentions, arrests, seizure of Mr. Gagan's cellphone, and deletion of Mr. Gagan's videos that took place in this case. The Department of Justice filed a Statement of Interest in May 2012 in Sharp v. Baltimore City Police Department, et. al, explaining that any person has the right to photograph the police from a public sidewalk.

45. In response to a civil rights lawsuit filed against it, the District of Columbia Police Department promulgated a comprehensive policy in July 2012 that explained that people have the right to photograph the police from a public sidewalk and cannot be detained, hassled, or asked for their identification based on their lawful First Amendment Activity. The DC Police Department further specified to its officers that it was unlawful to seize a cellphone based on recording members of the department, and that a warrant was necessary to seize a cellphone or search its contents. Moreover, the policy of the DC Police Department specifically stated that it was unlawful to delete the contents of a cellphone. The Los Angeles Police Department failed to adopt any such policy or adequately train its officers on the requirements of the First Amendment.

46. Based upon the principles set forth in *Monell v. New York City Department of Social Services*, 436 U.S. 658 (1978), CITY is liable for all injuries sustained by Plaintiff as set forth herein. CITY bears liability because its policies, practices and/or customs caused Plaintiff's injuries. CITY and its officials maintained or permitted one or more of the following official policies, customs, or practices:

1	A. Failure to provide adequate training and supervision to police officers
2	with respect to the First Amendment rights of the public to monitor and record
3	police activity;
4	B. Failure to adequately discipline or retrain officers involved in misconduct;
5	C. Selection, retention, and assignation of officers with demonstrable
6	propensities for misconduct;
7	D. Condonation and encouragement of officers in the belief that they can
8	violate the rights of persons such as Plaintiff with impunity, and that such conduct
9	will not adversely affect their opportunities for promotion and other employment
10	benefits;
11	E. Ratification by the highest levels of authority of the specific
12	unconstitutional acts alleged in this complaint.
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14	EXHAUSTION OF ADMINISTRATIVE REMEDIES
15	47. Plaintiffs have each filed a tort claim with the City of Los Angeles.
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17	FIRST CAUSE OF ACTION
18	Violation of the Fourth Amendment (42 U.S.C. §1983)
19	(Against All Defendants)
20	48. Plaintiffs reallege and incorporate paragraphs 1-47 as if set forth herein.
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22	49. Defendants' actions violated Plaintiffs' Fourth Amendment rights by subjecting
23	Plaintiffs to unlawful searches and seizures. There was no lawful basis for
24	detaining or for arresting Plaintiffs Gagan and Nee.
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26	50. Defendants' actions violated Plaintiff Gagan's Fourth Amendment rights by
27	seizing his phone, searching his phone, and seizing the videos on the phone by
28	deleting them.

1	51. Defendants' actions violated Plaintiff Gagan's Fourth Amendment rights by
2	falsely arresting him, handcuffing and detaining him for over two days.
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4	52. Defendants' actions violated Plaintiff Nee's Fourth Amendment rights by
5	falsely imprisoning him and transporting him to the police station in handcuffs,
6	where he was then interrogated.
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8	53. Defendants knew or should have known that their conduct in arresting and
9	detaining Plaintiffs Gagan and Nee, and in seizing and searching Plaintiff Gagan's
10	phone and destroying his videos, violated Plaintiffs' clearly established
11	constitutional rights.
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13	54. As a direct and proximate result of their arrest and detention, Plaintiffs suffered
14	pain and suffering and physical harm.
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16	SECOND CAUSE OF ACTION
17	Violation of the First Amendment (42 U.S.C. §1983)
18	(Against All Defendants)
19	55. Plaintiffs reallege and incorporate paragraphs 1-54 as if fully set forth
20	herein.
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22	56. Defendants' actions violated Plaintiffs' rights to freedom of expression under
23	the First Amendment to the United States Constitution by prohibiting Plaintiffs
24	from exercising their constitutional right to free speech and expression in a public
25	forum, as well as freedom of the press.
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1 THIRD CAUSE OF ACTION Retaliation in Violation of the First Amendment (42 U.S.C. §1983) 2 3 (Against All Defendants) 57. Plaintiffs reallege and incorporate paragraphs 1-56 as if fully set forth herein. 4 5 58. Defendants knew or should have known that both prohibiting the recording of 6 police activity from a safe and non-obstructive distance, and retaliating against someone for exercising their First Amendment rights, were clearly established as 8 violations of the First Amendment at the time of the incident. 9 10 59. Defendants' actions also violated Plaintiffs' First Amendment rights when they 11 arrested them in retaliation for their statements insisting that they had a right to 12 photograph from a public sidewalk that was located on the other side of a physical 13 barrier a significant distance from the police activity. Plaintiffs had a First 14 Amendment right to tell the officers about their First Amendment rights. It was 15 unlawful to arrest them in response to this speech. 16 17 60. Defendants knew or should have known that retaliating against someone for 18 asserting his First Amendment rights was a clearly established violation of the First 19 Amendment at the time of the incident. 20 21 22 FOURTH CAUSE OF ACTION Violation of California Constitution Art. I §2, 3, Cal. Civ. Code 52.1 23 (Against All Defendants) 24 61. Plaintiffs reallege and incorporate paragraphs 1-60 as set forth herein. 25 26 62. Defendants' actions violated Plaintiffs' right to freedom of expression and their 27 right to information about the activity of public employees under the California

Constitution.

63. Defendants used force, intimidation, and coercion and/or threats of force and intimidation to violate Plaintiffs' right to freedom of expression. Lieutenant Gavin detained Plaintiff Gagan as he tried to walk away, pushing him against the side of the police car. Lieutenant Gavin also forcefully snatched and seized Mr. Gagan's phone during an intimidating and unlawful arrest. Lieutenant Gavin did these things to prevent Mr. Gagan from exercising his constitutional rights and in retaliation for his assertion of his constitutional rights. This violated Plaintiff Gagan's right to be free of threats, force, and intimidation in the exercise of rights granted to Plaintiff by the U.S. and California constitutions.

64. Sergeant Vidal, Officer Foster, Officer Palmer, and the Doe defendants also used force, intimidation, and coercion and/or threats of force and intimidation to violate Plaintiff Nee's right to freedom of expression. Sergeant Vidal ordered that Plaintiff Nee be detained because he was exercising his constitutional rights and in retaliation for his assertion to Officer Foster of his constitutional rights. Plaintiff Nee was searched, handcuffed, and detained. Officer Palmer detained Plaintiff Nee and held his arm, forcing him to stand by the fence to be frisked and to go over to the patrol car and be searched again. Officer Foster kicked Plaintiff Nee's bag, containing his camera equipment, after he was detained.

FIFTH CAUSE OF ACTION

Violation of California Constitution Art. I §13, Cal. Civ. Code 52.1 (Against All Defendants)

65. Plaintiffs reallege and incorporate paragraphs 1-64 as set forth herein.

66. Defendants' actions violated Plaintiffs' right to be free of unreasonable

searches and seizures under the California Constitution.

67. Defendants used force, intimidation, and coercion and/or threats of force and intimidation to unreasonably search and seize Plaintiff Gagan without a lawful basis. Lieutenant Gavin used force to detain Plaintiff as he tried to move away; Lieutenant Gavin did not allow Mr. Gagan to move along as he was telling him to do. Lieutenant Gavin also took away Plaintiff's phone during an intimidating and unlawful arrest. This violated Plaintiff's right to be free of threats, force, and intimidation in the exercise of rights granted to Plaintiff by the U.S. and California constitutions.

68. Sergeant Vidal, Officer Foster, Officer Palmer, and the Doe defendants also used force, intimidation, and coercion and/or threats of force and intimidation to unreasonably search and seize Plaintiff Nee without a lawful basis. Officer Palmer held Plaintiff Nee's arm and directed him to remain by the fence and be frisked. Officer Palmer continued to hold Mr. Nee's arm and detain him, and forced him over to the patrol car to be searched again. Officer Foster kicked Plaintiff Nee's bag after he was detained. Plaintiff Nee was taken into custody although there were no outstanding warrants for his arrest and there was no basis to arrest him.

SIXTH CAUSE OF ACTION FALSE ARREST AND/OR FALSE IMPRISONMENT

(Against All Defendants)

69. Plaintiffs re-allege and incorporate by reference the preceding paragraphs of this complaint.

70. Plaintiffs were arrested and/or imprisoned without reasonable or probable cause to believe that they committed any crime. There was no warrant for the arrest

of either of the Plaintiffs. 1 2 71. Mr. Gagan was detained in the Los Angeles County Jail from September 29, 3 2012 to October 1, 2012. Mr. Nee was detained at the police station in handcuffs for about an hour and a half before he was released. The unjustified detention of the 5 plaintiffs caused them emotional distress and pain and suffering. 7 SEVENTH CAUSE OF ACTION 8 Violation of Privacy Protection Act, 42 U.S.C. §2000aa(a) 9 (Against the City of Los Angeles and Lieutenant Gavin) 10 72. Plaintiffs reallege and incorporate paragraphs 1-71 as set forth herein. 11 12 73. Defendants' actions violated Plaintiff Gagan's right to privacy protection under 13 42 U.S.C. §2000aa(a). That statute bars government officials from searching for and 14 destroying documentary materials possessed by a person who plans to present those 15 materials to the public. 16 17 74. Lieutenant Gavin, a government official employed by the City of Los Angeles, 18 searched Plaintiff Gagan's phone and deleted the videos on it. Mr. Gagan was documenting police activity for the purpose of determining if the police were 20 committing misconduct. Mr. Gagan would have disseminated this video publicly. 21 Mr. Gagan was unable to document the police activity because he was arrested and 22 detained, and Lieutenant Gavin searched for and attempted to destroy the video he 23 had taken. 24

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1 EIGHTH CAUSE OF ACTION 2 **NEGLIGENCE** 3 (Against All Defendants) Plaintiffs re-allege and incorporate by reference the preceding paragraphs of 75. 4 this complaint. 5 6 Defendants have a duty of care to plaintiffs to ensure that defendants did not 7 76. cause unnecessary or unjustified harm to plaintiffs, and a duty of care to hire, train, 8 supervise and discipline their officers and employees so as to not cause harm to plaintiffs and to prevent violations of plaintiffs' constitutional, statutory and 10 common law rights. 11 12 The above-described acts and omissions of defendants breached the duty of 13 77. care defendants owed to the named individual plaintiffs. 14 15 Plaintiffs were harmed as a result of the failure of the Defendants to hire, 78. 16 train, supervise, and discipline their officers appropriately. 17 18 19 PRAYER FOR RELIEF Plaintiffs therefore respectfully request that the court enter a judgment 20 providing: 21 a) a declaration that detentions and arrests based solely on photographing 22 police activity are unlawful under the First and Fourth Amendments. 23 b) a declaration that the Fourth Amendment applies to searches of the 24 25 contents of a suspect's cellphone, even after the cellphone is seized; c) a declaration that it is unlawful to delete the contents of a suspect's 26 cellphone; 27 d) compensatory and statutory damages in an amount to be determined at 28

1	trial;								
2	e) reasonable attorneys' fees and costs;								
3	f) any other relief that might be just and proper.								
4									
5	Dated: November 1, 2013 Respectfully submitted,								
6	Schonbrun, DeSimone, Seplow, Harris, Hoffman & Harrison Law Office of Carol A. Sobel								
7	Law Office of Carol A. Sobel								
8	By: CAROL A. SOBEL								
9	Attorneys for Plaintiffs								
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JURY TRIAL DEMAND Plaintiffs hereby demand a jury trial. Dated: November 1, 2013 Respectfully submitted, Schonbrun, DeSimone, Seplow, Harris, Hoffman & Harrison Law Office of Carol A. Sobel By: CAROL A/SOBEL Attorneys for Plaintiffs

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

NOTICE OF ASSIGNMENT TO UNITED STATES JUDGES

This case has been	assigned to District Judge	Dale S. F	ischer	and the assigned					
Magistrate Judge is	Suzanne H. Segal								
The case	number on all documents	filed with the Court sho	ould read as fo	llows:					
	2:13-CV-8088-DSF (SSx)								
	ral Order 05-07 of the Uni Judge has been designated			al District of					
All discovery relat	ed motions should be noti	iced on the calendar of t	he Magistrate	Judge.					
	Clerk, U. S. District Court								
November 1, 20	November 1, 2013 By MDAVIS								
Date		Deputy							
	NOTIC	E TO COUNSEL							
A copy of this notice must	be served with the summor	ns and complaint on all	defendants (if a	a removal action is					
filed, a copy of this notice	must be served on all plain	tiffs).	V 4 1 2 2 2						
Subsequent documents i	nust be filed at the follow	ring location:							
Western Division 312 N. Spring Stree Los Angeles, CA 90		ourth St., Ste 1053	Eastern Div 3470 Twelft Riverside, C	h Street, Room 134					
Failure to file at the proj	per location will result in	your documents being	returned to yo	ou.					

UNITED STATES DISTRICT COURT

for the

Central District of California

WILLIAM GAGAN, SHAWN NEE)))
Plaintiff(s) V.	Civil Action No CV 13 - 08088-DF
CITY OF LOS ANGELES, CHIEF CHARLIE BECK, individually and in his official capacity, LIEUTENANT GAVIN, SERGEANT RUDY VIDAL, OFFICER FOSTER, OFFICER PALMER, DOES 1-10	
Defendant(s))

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address) CITY OF LOS ANGELES, CHIEF CHARLIE BECK, LIEUTENANT GAVIN, SERGEANT RUDY VIDAL, OFFICER FOSTER, OFFICER PALMER C/O CITY CLERK
200 N. MAIN STREET
LOS ANGELES, CA. 90012

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are: PAUL L. HOFFMAN

SCHONBRUN DeSIMONE SEPLOW HARRIS HOFFMAN & HARRISON 732 OCEAN FRONT WALK

CLERK OF COURT

VENICE, CA 90291

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

Date: _____11/01/2013

UNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA Case 2:13-cv-08088-DSF-SS Documer 1/11 Page 23 of 25 Page ID #:48 I. (a) PLAINTIFFS (Check box if you are representing yourself) (Check box if you are representing yourself) DEFENDANTS William Gagan, Shawn Nee City of Los Angeles, Chief Charlie Beck, Lt. Gavin, Sgt. Vidal, Officer Foster, Officer Palmer (b) Attorneys (Firm Name, Address and Telephone Number. If you (b) Attorneys (Firm Name, Address and Telephone Number. If you are representing yourself, provide same information.) are representing yourself, provide same information.) Schonbrun DeSimone Seplow Harris Hoffman & Harrison City Attorney 732 Ocean Front Walk City Hall East 6th Floor Venice, CA 90291 200 N. Main Street t. 310 396-0731 Los Angeles, CA 90012 III. CITIZENSHIP OF PRINCIPAL PARTIES-For Diversity Cases Only II. BASIS OF JURISDICTION (Place an X in one box only.) (Place an X in one box for plaintiff and one for defendant) DEF PTF DEF 3. Federal Question (U.S. 71. U.S. Government Incorporated or Principal Place Citizen of This State of Business in this State Plaintiff Government Not a Party) Citizen of Another State Incorporated and Principal Place 5 7 5 of Business in Another State 2. U.S. Government 4. Diversity (Indicate Citizenship Citizen or Subject of a 3 Toreign Nation Defendant of Parties in Item III) Foreign Country 6 6 IV. ORIGIN (Place an X in one box only.) 6. Multi-1. Original 2. Removed from 3. Remanded from 4. Reinstated or 5. Transferred from Another X District Proceeding State Court Appellate Court Reopened District (Specify) Litigation V. REQUESTED IN COMPLAINT: JURY DEMAND: X Yes (Check "Yes" only if demanded in complaint.) No CLASS ACTION under F.R.Cv.P. 23: Yes X No X MONEY DEMANDED IN COMPLAINT: 5 tbd VI. CAUSE OF ACTION (Cite the U.S. Civil Statute under which you are filing and write a brief statement of cause. Do not cite jurisdictional statutes unless diversity.) 42 U.S.C. sec. 1983 and 1st, 4th and 14th Amendments. Plaintiffs were arrested and detained while photographing LAPD activity in public places. In each instance, plaintiffs were at a significant distance from the police and behind a physical barrier. VII. NATURE OF SUIT (Place an X in one box only). **OTHER STATUTES** CONTRACT REAL PROPERTY CONT. **PRISONER PETITIONS IMMIGRATION PROPERTY RIGHTS** 110 Insurance 375 False Claims Act 240 Torts to Land 462 Naturalization **Habeas Corpus:** 820 Copyrights Application 245 Tort Product 400 State 120 Marine 463 Alien Detainee 830 Patent Liability Reapportionment 510 Motions to Vacate 465 Other 290 All Other Real 130 Miller Act **Immigration Actions** 840 Trademark Sentence 410 Antitrust Property TORTS 530 General 140 Negotiable **SOCIAL SECURITY** 430 Banks and Banking TORTS Instrument PERSONAL PROPERTY 535 Death Penalty 861 HIA (1395ff) 450 Commerce/ICC PERSONAL PROPERTY 150 Recovery of 370 Other Fraud Other: Rates/Etc. 862 Black Lung (923) Overpayment & 310 Airplane 460 Deportation Enforcement of 371 Truth in Lending 863 DIWC/DIWW (405 (g)) 540 Mandamus/Other 315 Airplane Judgment Product Liability 470 Racketeer Influ-550 Civil Rights 380 Other Personal 864 SSID Title XVI enced & Corrupt Org. 151 Medicare Act 320 Assault, Libel & **Property Damage** 555 Prison Condition Slander 865 RSI (405 (g)) 480 Consumer Credit 152 Recovery of 385 Property Damage 330 Fed. Employers' 560 Civil Detainee **Product Liability** Defaulted Student Liability Conditions of **FEDERAL TAX SUITS** 490 Cable/Sat TV Loan (Excl. Vet.) BANKRUPTCY Confinement 870 Taxes (U.S. Plaintiff or 340 Marine 850 Securities/Com-FORFEITURE/PENALTY 153 Recovery of 422 Appeal 28 Defendant) 345 Marine Product modities/Exchange Overpayment of **USC 158** 625 Drug Related 871 IRS-Third Party 26 USC Liability 890 Other Statutory Vet. Benefits Seizure of Property 21 423 Withdrawal 28 Actions 350 Motor Vehicle **USC 157** USC 881 160 Stockholders' 355 Motor Vehicle 690 Other Suits 891 Agricultural Acts **CIVIL RIGHTS Product Liability** 893 Environmental LABOR 440 Other Civil Rights 190 Other 360 Other Personal Matters Contract 710 Fair Labor Standards Injury 441 Voting 895 Freedom of Info. Act 362 Personal Injury-95 Contract Act 442 Employment 720 Labor/Mgmt. **Product Liability** Med Malpratice 443 Housing/ Relations

FOR OFFICE USE ONLY:

899 Admin, Procedures

Act/Review of Appeal of

950 Constitutionality of

896 Arbitration

☐ State Statutes

Agency Decision

Case Number:

196 Franchise

REAL PROPERTY

Condemnation

220 Foreclosure

230 Rent Lease &

210 Land

Ejectment



Accomodations

Disabilities-

Employment

448 Education

445 American with

446 American with

Disabilities-Other

740 Railway Labor Act

Leave Act

Litigation

Security Act

790 Other Labor

751 Family and Medical

791 Employee Ret. Inc.

365 Personal Injury-

Product Liability

367 Health Care/

Pharmaceutical

Personal Injury **Product Liability**

368 Asbestos

Personal Injury

Product Liability

Case 2:13-dVNIEED&TASTF-S'SSTIRUCTIGOURT, CENSTRAL DISTIRIC PAGE ALIPÓRNIA PAGE ID #:49 CIVIL COVER SHEET

VIII. VENUE: Your answers to the questions below will determine the division of the Court to which this case will most likely be initially assigned. This initial assignment is subject to change, in accordance with the Court's General Orders, upon review by the Court of your Complaint or Notice of Removal.

Question A: Was this case remove state court?	d from	STATE CASE WAS PENDING IN THE COUNTY OF: Los Angeles Ventura, Santa Barbara, or San Luis Obispo				INITIAL DIVISION IN CACD IS: Western Western			
Yes X No									
If "no, " go to Question B. If "yes," che box to the right that applies, enter th									
corresponding division in response to	0	Orange				Southern			
Question D, below, and skip to Sectio	on IX.	Riverside or San Bernardino				Eastern			
Question B: Is the United States, o	r one of		lf that I laited States as a		and all color				
its agencies or employees, a party to this action?		If the United States, or one of its agencies or employees, is a party, is			INITIAL				
		A PLAINTIFF? Then check the box below for the county in which the majority of DEFENDANTS reside.			A DEFENDANT? Then check the box below for the county in			DIVISION IN CACD IS:	
Yes X No									
f "no, " go to Question C. If "yes," che	ck the	Los Ar	Christian Control	is reside.	which the majority of PLAINTIFFS reside Los Angeles Ventura, Santa Barbara, or San Luis Obispo Orange		reside	Western Western Southern	
oox to the right that applies, enter the corresponding division in response to			ra, Santa Barbara, or San	Luis			n Luis		
Question D, below, and skip to Sectio	n IX.	☐ Obispe							
	Ī	Riversi	ide or San Bernardino			erside or San Bernardino			
	i	Other		Other			Eastern		
					<u> О</u>	Ci		Weste	ern
Question C: Location of plaintiffs, defendants, and claims?	A. Los Ang Coun		B. ntura, Santa Barbara, or n Luis Obispo Counties	Orange (D. Riverside or San Bernardino Counties	The state of the s	E, the Central of California	F. Other
Indicate the location in which a majority of plaintiffs reside:	X			1 - 1]				
Indicate the location in which a majority of defendants reside:	X								
Indicate the location in which a majority of claims arose:	X							<u> </u>	
C.1. Is either of the following true?	If so, che	ck the on	e that applies:	C.2. Is	either of	the following true? If so	, check the o	ne that applies:	
2 or more answers in Colum	in C				2 or m	ore answers in Column D			
only 1 answer in Column C and no answers in Column D				only 1 answer in Column D and no answers in Column C					
()			olumn D	L	only 1	answer in Column D and I	no answers in	Column C	
Your case will initi				L	only 1				
Your case will initi	RN DIVISI	ON.	the	L		Your case will initially EASTERN I	be assigned	to the	
Your case will initi SOUTHE	RN DIVISIONS TO (ON. Question D	the D, below.	L		Your case will initially	be assigned DIVISION. e to Question	to the D, below.	
Your case will initi SOUTHE Enter "Southern" in resp	RN DIVISIONS TO (ON. Question D	the), below. e right. Your case will in		issigned t	Your case will initially EASTERN I Enter "Eastern" in respons If none applies, go	be assigned DIVISION. e to Question	to the D, below.	
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Your case will initi SOUTHE Enter "Southern" in resp If none applies, answe	RN DIVISIONS TO (ON. Question D	the O, below. a right. Your case will in WEST	TERN DIVIS	ssigned t	Your case will initially EASTERN E Enter "Eastern" in respons If none applies, go	be assigned DIVISION. e to Question	to the D, below.	
Your case will initi SOUTHE Enter "Southern" in resp	RN DIVISIONSE TO (OŇ. Question D n C2 to the	the), below. e right. Your case will in WEST Enter "Western" in re	TERN DIVIS	ssigned t	Your case will initially EASTERN E Enter "Eastern" in respons If none applies, go to the n D below.	be assigned DIVISION. e to Question	to the D, below.	

CV-71 (09/13)

Case 2:13-cv-080494TE9F-STEDDISTRICT COUNTECCENTRALDIS aget25F0CAEFORMAID #:50

CIVIL COVER SHEET

IX(a). IDENTICAL CAS	SES: Has this a	ction been previously filed in this court and dismissed, remanded or closed?	X NO	☐ YES						
If yes, list case numl	ber(s): 11-cv-0	8899 DDP								
IX(b). RELATED CASE	S: Have any cas	ses been previously filed in this court that are related to the present case?	□ NO	X YES						
If yes, list case numb	ber(s): Nee v. C	Nee v. County of Los Angeles								
Civil cases are deemed	related if a previ	ously filed case and the present case:								
(Check all boxes that app	ly) 🔲 A. Arise	from the same or closely related transactions, happenings, or events; or								
	X B. Call fo	or determination of the same or substantially related or similar questions of law and fact	; or							
	C. For o	ther reasons would entail substantial duplication of labor if heard by different judges; or								
	D. Invol	ve the same patent, trademark or copyright <u>, and</u> one of the factors identified above in a	, b or c also is pre	sent.						
	The CV-71 (JS-44)	Civil Cover Sheet and the information contained herein neither replace nor supplement oproved by the Judicial Conference of the United States in September 1974, is required purpose of statistics, venue and initiating the civil docket sheet. (For more detailed instructions)	t the filing and se	rvice of pleadings or						
Key to Statistical codes relati			сполз, зес зерага	e mstructions sneet).						
Nature of Suit Code	Abbreviation	Substantive Statement of Cause of Action								
861	HIA	All claims for health insurance benefits (Medicare) under Title 18, Part A, of the Social include claims by hospitals, skilled nursing facilities, etc., for certification as providers (42 U.S.C. 1935FF(b))	Security Act, as a of services under	mended. Also, the program.						
862	BL	All claims for "Black Lung" benefits under Title 4, Part B, of the Federal Coal Mine Hea 923)	lth and Safety Act	of 1969. (30 U.S.C.						
863	DIWC	All claims filed by insured workers for disability insurance benefits under Title 2 of the all claims filed for child's insurance benefits based on disability. (42 U.S.C. 405 (g))	e Social Security A	ct, as amended; plus						
863	DIWW	All claims filed for widows or widowers insurance benefits based on disability under Title 2 of the Social Security Act, as amended. (42 U.S.C. 405 (g))								
864	SSID	All claims for supplemental security income payments based upon disability filed una amended.	der Title 16 of the	Social Security Act, a						
865	RSI	All claims for retirement (old age) and survivors benefits under Title 2 of the Social Se	curity Act, as ame	ended.						